	Application No.	Applicant(s)
A	10/719,611	SRIVASTAVA ET AL.
Notice of Allowability	Examiner	Art Unit
	Quang N Nguyen	2141
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGORY of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to The Amendment filed 2. The allowed claim(s) is/are 1-10,14,16,17 and 20-26. 3. The drawings filed on 21 November 2003 are accepted by the Acknowledgment is made of a claim for foreign priority units a) All b) Some* c) None of the: 1. Certified copies of the priority documents have	(OR REMAINS) CLOSED in this apport of the appropriate communication GHTS. This application is subject to and MPEP 1308. on 01/19/2006. The Examiner. der 35 U.S.C. § 119(a)-(d) or (f).	plication. If not included will be mailed in due course. THIS
Certified copies of the priority documents have been received in Application No		
Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONMETHIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	uments have been received in this	national stage application from the
5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give:	tted. Note the attached EXAMINER's reason(s) why the oath or declara	'S AMENDMENT or NOTICE OF tion is deficient.
 6. CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspersor 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.6 each sheet. Replacement sheet(s) should be labeled as such in the deposed attached Examiner's comment regarding REQUIREMENT F 	Amendment / Comment or in the C 34(c)) should be written on the drawir e header according to 37 CFR 1.121(c) it of BIOLOGICAL MATERIAL n	Office action of ngs in the front (not the back) of d). nust be submitted. Note the
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Summary Paper No./Mail Dat 3), 7. ☑ Examiner's Amendr	e nent/Comment ont of Reasons for Allowance OHARIA

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Examiner's Amendment

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1. An Examiner's amendment to the record appears below. Should the changes

and/or additions be unacceptable to applicant, an amendment maybe filed as provided

by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be

submitted no later than the payment of the issue fee.

2. Authorization for this Examiner's Amendment was given in a telephone interview

with the Applicant's Representative, Mr. Justas Geringson (Reg. No. 57,033), on March

27th, 2006.

3. Pursuant to MPEP 606.01, the title has been changed to read:

-- METHOD FOR PERFORMING RESOURCE POOL MAINTENANCE BY

MAINTAINING RESOURCES IN SEVERAL DEQUES --

4. Please amend claims 1, 5, 7-10, 14 and 20 as below:

1. (Currently amended) A method for performing resource pool size maintenance

for an application server, comprising:

maintaining a pool of resources for the application server;

maintaining a first plurality of resources that have been determined to be at least

one of not created successfully and not able to be refreshed, in an unavailable deque of

the resource pool;

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maintaining of a second plurality of resources that have been determined to be available, in an available deque of the resource pool;

triggering a resource pool shrink check;

determining that pool shrinking is necessary;

reducing resources in the unavailable deque of the resource pool; and then reducing resources in the available deque of the resource pool.

5. (Currently amended) The method of claim 1 wherein <u>said</u> determining that pool shrinking is necessary includes:

determining that the number of resources in the resource pool is greater than a maximum resource pool threshold value.

7. (Currently amended) The method of claim 1 wherein <u>said</u> reducing resources in [an] the unavailable deque includes:

reducing resources in [an] the unavailable deque to coincide with a maximum unavailable resources threshold value.

8. (Currently amended) The method of claim 1 wherein the said reducing resources in the unavailable deque includes destroying the resources.

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9. (Currently amended) The method of claim 1 wherein <u>said</u> reducing resources in [an] the available deque includes:

reducing resources in [an] the available deque to coincide with a maximum resource pool threshold value.

- 10. (Currently amended) The method of claim 1 wherein the said reducing resources in the available deque includes destroying the resources.
- 14. (Currently amended) A method for performing maintenance on connection pool deques in an application server, comprising:

maintaining an unavailable deque of resources that have been determined to be at least one of not created successfully and not able to be refreshed;

maintaining a reserved deque of resources that have been requested or are in use;

traversing the unavailable deque and the reserved deque;

performing maintenance on the unavailable deque; and then

performing maintenance on the reserved deque;

wherein said traversing the unavailable and the reserved deques includes determining what resources are stored in the unavailable deque and the reserved deque.

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20. (Currently amended) A method for performing resource pool maintenance, comprising:

maintaining a pool of resources;

maintaining an unavailable deque of resources that have been determined to be at least one of not created successfully and not able to be refreshed;

maintaining an available deque of resources that have been determined to be available;

determining that pool shrinking is necessary;

removing unavailable resources that have been determined to be at least one of not created successfully and not able to be refreshed from [an] the unavailable deque of [a] the resource pool; and then

removing available resources from [an] the available deque of the resource pool.

- 5. Please cancel claims 11-13, 15 and 18-19.
- 6. Claims 1-10, 14, 16-17 and 20-26 are allowable.
- 7. The following is an examiner's statement of reasons for allowance:

In interpreting the claims, in light of the specification and the applicant's arguments filed on 01/19/2006, the Examiner finds the claimed invention to be patentably distinct from the prior art of record.

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Nageswaran (US 5,991,792), teaches a method and apparatus for dynamically managing a thread pool of reusable threads in a computer system, wherein a thread manager maintains a count value of a number of the reusable threads in the thread pool and a thread use ratio value which is compared with a predefined threshold value. Responsive to the thread use ratio value greater than the predefined threshold value, the number of the reusable threads in the thread pool are reduced (Nageswaran, Abstract, C3: L8-14 and L29-38).

Sharma et al. (US 6,182,109), teach a method and system for dynamically managing a pool of execution units in a server system, wherein the server management thread is wakened either by a timer (i.e., scheduling resource creation by a scheduler) or by signals for thread allocation (requests for thread creation) when the number of unused threads in the thread pool falls below some lower limit (Sharma, C25: L27-31).

June et al. (US 2004/0045008), teach a connector architecture implementation pre-configures and manages the growth and reduction of a connection pool, wherein the connector determines if the managed connection usage decrease has existed for a specified period of time (i.e., a period of time has expired), which maybe configured as a parameter in the shrink-period minutes element located in an XML formatted descriptor file of the connector architecture implementation, then the size of the connection pool is decreased in step 540 (June, paragraph [0032]).

However, the prior art of record fails to teach or suggest individually or in combination that a method for performing resource pool maintenance, comprising: maintaining a pool of resources; *maintaining an unavailable deque of resources that*

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have been determined to be at least one of not created successfully and not able to be refreshed; maintaining an available deque of resources that have been determined to be available; determining that pool shrinking is necessary; removing unavailable resources that have been determined to be at least one of not created successfully and not able to be refreshed from the unavailable deque of the resource pool; and then removing available resources from the available deque of the resource pool as set forth in independent claims 1, 14 and 20. Claims 1-10, 14, 16-17 and 20-26 are allowed because of the combination of other limitations and the limitation listed above.

The examiner finds the Applicant's arguments on pages 9-11 of the Remarks filed on 01/19/2006 to be persuasive. The applicant argued in substance that the combination of prior art of records fail to disclose the features of the invention including maintaining an unavailable deque of resources that have been determined to be at least one of not created successfully and not able to be refreshed; maintaining an available deque of resources that have been determined to be available; removing unavailable resources that have been determined to be at least one of not created successfully and not able to be refreshed from the unavailable deque of the resource pool; and then removing available resources from the available deque of the resource pool, as claimed in the invention to maintain resources in several deques so as to improve overall performance and maintenance of the resources pool to achieve various improvements for the application server (see Remarks, page 11 and see Specification, Summary of the Invention).

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8. Any comments considered necessary by applicant must be submitted no later

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Examiner's Amendment."

9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (571) 272-3880. The fax phone number for the

organization is (571) 273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

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